

In The United States District Court for the District of Delaware

Roderick C. Anderson 3-08-827
v.s.

G.m Corp.

Re: Initiation of Counsel's Motion to Stay
28 USC-1915(e)(1) Extension of Time for the Following Reason:

Dear Judge Freeman

As you know I'm not a Lawyer and as you can see I'm just a Black man doing the best I can do for Justice. It would have been very helpful if you would allow me to be represented by Counsel. I am asking for Counsel for Justice as you can see I am at a disadvantage for Justice. As you can see I am also requesting for Counsel, so therefore I am also requesting Extension of Time, I am still pending. I am requesting Counsel for Justice until Courts answers my Appeal for Justice, says of Justice. As you are aware The State, says of Justice. A person is entitle to Counsel to represent Any person unable to afford Counsel - see Montgomery Penitentiary, 294 F. 3d 492, 498 (3d-cir. 2002). Your Honor Not Disrespect The Court, or allow me the right (to be) represented by Counsel for the Interest of Justice or until Higher consider.

CLERK U.S. DISTRICT COURT
FEB 26 2008
FILED
DISTRICT OF DELAWARE

your Honor I 'Am not and was not A Temporary Employee
As I know. Dave Bull can't Lie under OATH, to This Court.

Also, I can't have This False statement on my Record,
Reason ~~them~~ of it True, By Evidence shown By the plain-
tiff - I was never Terminated or A Temporary Employ-
ee, This can affect my Credit And Some of Union Benefits
I 'Am intile - SOS Benefits when A person become A member
of the union AS A Hourly Employee enter the contract
(73) attack, Also can affect pension Benefits too.

please Read Dave Bull Affidavis page 2 - where
he states that Temporary Employee are not allow for
Call Back for employment on page 2 of Dave Bull
Affidavis ATTACH. Also Further evidence enter OATH
From Dave Bull Book for G.M. There for I was And
Hourly (G.M INVITATION P.3,4) - This False Statement
of Termination or Temporary Can't be the same

Further AS you know, Please Affect my credit
I would like G.M to list me as Lay-off instead of
Terminated or Temporary, it can't be Both or one, it
entree. I pay union Dues As well 25.00 A month AS
Required.

eligible for a benefit thereunder -- subject to the Maximum Company Liability Amount. Any trust fund assets remaining after expiration of any benefit entitlement for such eligible employees, will be used to benefit participants, subject to the Maximum Company Liability Amount.

Personal Savings Plan ✓

Upon termination, or partial termination, of the Personal Savings Plan, no further savings may be contributed to the accounts of participants.

Participants will maintain entitlement to vested benefits held in their respective accounts.

UAW-GM Legal Services Plan

Upon termination, no further legal services shall be provided to participants, except that, a participant shall not be deprived of legal representation in a matter in which Plan benefits are being provided at the time of termination ✓ use

Trustees

Trustees of the Pension Plan, who accumulate assets through which pension benefits are provided, are as follows:

U.S. Trust Company of California
515 S. Flower Street, #2700
Los Angeles, CA 90071

General Motors Trust Company
767 5th Avenue, 15th Floor
New York, NY 10153

Chase Manhattan Bank, N.A.
Chase Metrotech Center
Brooklyn, NY 11245

Mellon Trust
One Mellon Bank Center, Room 3346
Pittsburgh, PA 15258

State Street Bank and Trust
P.O. Box 1992
Boston, MA 02105

The Trustee of the SUB Plan, who accumulates assets through which SUBbenefits are provided, is:

BankOne
611 Woodward Avenue
Detroit, Michigan 48232

The Trustee of the GIS Program, who accumulates assets through which GIS benefits are provided, is:

BankOne
611 Woodward Avenue
Detroit, Michigan 48232

The Trustee of the Personal Savings Plan, who accumulates assets through which Personal Savings Plan benefits are provided, is:

State Street Bank and Trust Company
Master Trust Division
One Enterprise Drive
North Quincy, MA 02171

Duration of Benefits

Subject to the SUB Maximum Financial Liability Cap, if you are laid off with at least one year of seniority as of your last day worked prior to a qualifying layoff, and are otherwise eligible:

- You may be laid off for a cumulative maximum of 42 weeks due to volume-related declines (including individual days of layoff) during the term of the 1999 Agreement.

SUBBenefits as long as you satisfy all eligibility requirements under the SUB Plan. Following your 42nd week of volume-related layoff, you will be returned to the regular active employment roll or placed on Protected status.

- You may be laid off in excess of 42 weeks due to non-volume-related reasons, and will be paid SUBBenefits until the expiration of the 1999 Agreement, as long as you satisfy all eligibility requirements under the SUB Plan.

Continuing SUBBenefits (C-SUB) and Extended SUBBenefits (E-SUB)

"C-SUB" and "E-SUB" are payable in the same amount as Regular SUBBenefits. E-SUBBenefits are payable to eligible employees laid off from BOC-Leeds, CPC-Fiero, CPC-Framingham and CPC-Lakewood. C-SUBBenefits are payable to eligible employees laid off from any other GM location.

Eligibility

To be eligible for C-SUB and E-SUBBenefits:

- Your indefinite layoff from GM must have commenced prior to October 1, 1990 and you must have remained on continuous layoff from GM thereafter, (except for any period of

temporary employment with GM under the provisions of the Collective Bargaining Agreement).

- You must have one or more years of seniority at the time of layoff and continue to be on qualifying layoff under the SUB Plan.

Duration

The maximum duration for C-SUB and E-SUBBenefits will be determined from the following table. The payment of C-SUBBenefits is subject to the SUB Maximum Financial Liability Cap. No such limit applies to the payment of E-SUBBenefits.

		Maximum Weeks Duration If Laid Off From:		
SUB Plan	Years of Seniority On Last Day Worked	BOC-Leeds CPC-Fiero CPC-Framingham CPC-Lakewood (E-SUB)	All Other Plants (C-SUB)	
	1-9	39	26	
	10 or more	65	52	

Application Requirements

To receive any Regular SUBBenefit, including a C-SUB or E-SUBBenefit, you must file an application covering each week of layoff within 60 days after the end of the week, or within 60

days of a state UC redetermination or adjustment which provides a basis for eligibility for a SUBBenefit. The application is to be filed using the voice response unit (VRU) at the Consolidated Income Security Administration (CISA) Center. You will need your state UC monetary

The Trustee of the UAW-GM Legal Services Plan, who accumulates assets through which Legal Services Plan benefits are provided, is:

Comerica N.A.
Fort & Washington Boulevard
Detroit, Michigan 48226

The Trustee of the Health Care Program, who accumulates assets through which Health Care Program benefits are provided, is:

State Street Bank and Trust Company
Master Trust Division
One Enterprise Drive
North Quincy, MA 02171

Collective Bargaining Agreement

The Hourly-Rate Employees Pension Plan, Life and Disability Benefits Program, Health Care Program, Supplemental Unemployment Benefit Plan, Guaranteed Income Stream Benefit Program, Profit Sharing Plan, Personal Savings Plan, and the UAW-GM Legal Services Plan, each as described in this booklet, are maintained pursuant to a collective bargaining agreement with the International Union, United Automobile, Aerospace and Agricultural Implement Workers of America. A copy of the agreement may be obtained upon your written request to the Plan Administrator.

Your Honor I know some have just a little. But not
A lot. ALSO AS you know A union member contacted me as well.

cert. of Service
Michael Benskeff
300 Del. Av.
W.D. Del. 19801

Thank you
Robert Q. Henderson
113 Lloyd St.
W.D. Del. 19804

Date 2-24-08